## PATENT COOPERATION TREATY

RIS

From the INTERNATION	AL SEARCHI	NG AUTHO	RITY	·	PCT
То:					N OF TRANSMITTAL OF
ASTRAZENECA AB				THE INTERNATION	NAL SEARCH REPORT AND
Global Intellect	ual Prope:	rty			ION OF THE INTERNATIONAL RITY, OR THE DECLARATION
SE-151 85 Södert	CODE	DATE	NTD		2.9
					29 MAR 2035
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		6 444 <b>5</b> 50	<u> </u>		(PCT Rule 44.1)
	ANKOM Z	2 MAR 20	05 GIF	Date of mailing	
	DATA			(day/month/year) 15	/03/2005
Applicant's or agent's file re					
101287-1 WO	FINAL			FOR FURTHER ACTION	See paragraphs 1 and 4 below
	CHECK		<u> </u>	International filing date	
International application No.				(day/month/year)	/11/2004
PCT/GB2004/00495				24	/ 11/ 2004
Applicant					
ASTRAZENECA AB		•			
1. X The applicant is he	ereby notified th	at the interna	tional search	report and the written opinion	of the International Searching
Authority have bee	<b>▼</b>			•	
Filing of amendm				ne of the International Applicati	ion (con Dula 46).
• •				ns of the International Applicati mally 2 months from the date o	·
				details, see the notes on the a	
Where? Directly to	_		•	l chemin des Colombettes ascimile No.: (41–22) 740.14.3	5
For more detailed					
, , ,	•			n report will be established and nternational Searching Authori	
3. With regard to the	e <b>protest</b> agair	nst payment o	of (an) addition	onal fee(s) under Rule 40.2, the	e applicant is notified that:
				en transmitted to the Internation of the transmitted to the Internation of the the decision thereon the terms of the terms	
Annual ' '	•			plicant will be notified as soon	<del>-</del>
		•	•		
4. Reminders  Shortly after the expiration	on of <b>18 month</b>	s from the ori	iority date, ti	ne international application will	be published by the
International Bureau. If t	he applicant wi	shes to avoid	or postpone	publication, a notice of withdr	awal of the international
before the completion of					bis.1 and 90bis.3, respectively,
International Bureau. Th	e International	Bureau will se	end a copy o	of such comments to all design	onal Searching Authority to the ated Offices unless an would also be made available to
the public but not before		•			
examination must be file	d if the applicar ren later); other	nt wishes to p wise, the appl	ostpone the licant must,	entry into the national phase uwithin 20 months from the pri	and for international preliminary until 30 months from the priority lority date, perform the prescribed
In respect of other designmenths.	nated Offices, t	he time limit o	of 30 month	s (or later) will apply even if n	o demand is filed within 19
See the Annex to Form I Guide, Volume II, Nation				olicable time limits, Office by C	office, see the PCT Applicant's
Name and mailing address of	of the Internation	nol Cearching	Authoribe	L Authorized officer	

Eva Bohácová

European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

#### **NOTES TO FORM PCT/ISA/220**

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

#### **INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19**

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international poulication. Furthermore, it should be emphasized that provisional protection is available in some States only.

#### What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

#### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been its filed, see below.

#### How?

Either by carcelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

#### What documents must/may accompany the amendments?

#### Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French.

#### NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whather

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples litustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
   "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
   claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- 2. [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- 3. [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
  "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
  "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

#### "Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

#### Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

#### Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume I) of the PCT Applicant's Guide.

## PATENT COOPERATION TREATY

## **PCT**

CODE			DATI	E	NTD	
ANKOM	2	2	MAR	200	05	GIPS
DATA ENTERE	D			<u> </u>		
FINAL CHECK					•	

## INTERNATIONAL SEARCH REPORT

	(PCT Article 18 and Rules 43 ar	nd 44)	FINAL
Applicant's or agent's file reference	FOR FURTHER	···	see Form PCT/ISA/220
101287-1 WO	ACTION	as well	as, where applicable, Item 5 below.
International application No.	International filing date (day/month/)	rear)	(Earliest) Priority Date (day/month/year)
PCT/GB2004/004957	24/11/2004		26/11/2003
Applicant	<u> </u>		
ASTRAZENECA AB			
This International Search Report has been according to Article 18. A copy is being tra		hing Auth	ority and is transmitted to the applicant
This International Search Report consists	of a total of shee	its.	
X It is also accompanied by	a copy of each prior art document cite	ed In this	report.
4 Paris of the report			
<ol> <li>Basis of the report         <ul> <li>a. With regard to the language, the language in which it was filed, unit</li> </ul> </li> </ol>	intemational search was carried out o ess otherwise indicated under this iter	n the bas ກ.	is of the international application in the
<b></b>	search was carried out on the basis o		ation of the international application furnished to
b. With regard to any nucleo	otide and/or amino acid sequence d	lisclosed i	in the international application, see Box No. I.
2. X Certain claims were fou	nd unsearchable (See Box II).		
3. Unity of invention is lack	king (see Box III).		
4. With regard to the <b>title</b> ,			
4. With regard to the <b>title</b> ,  the text is approved as su	hmitted by the applicant		
	hed by this Authority to read as follow	۵٠	
			RO FLUOR ALKANE AND AN ACYLATED
CYCLODEXTRIN		41 1110	NO ILOUR ALIGANE AND AN ACIDATED
- 1864 1			
5. With regard to the abstract,			
the text is approved as sul	•	- A	
may, within one month fro	med, according to Hule 38.2(b), by this method the date of mailing of this internation	s Authorit Mal searc	y as It appears in Box No. IV. The applicant the report, submit comments to this Authority.
6. With regard to the drawings,			
a. the figure of the drawings to be pr	ublished with the abstract is Figure Ne	0	
as suggested by the	ne applicant.		
	Authority, because the applicant faile	_	
	Authority, because this figure better	characte	rizes the invention.
b. X none of the figures is to be	published with the abstract.		

## INTERNATIONAL SEARCH REPORT

International Application No PCT/GB2004/004957

A. CLASS IPC 7	A61K31/137 A61K31/167 A61K3	31/573 A61K9/00	
A no ordin a 4	to International Patent Classification (IPC) or to both national cla	assification and IPC	
	SEARCHED		
	ocumentation searched (classification system followed by class	sification symbols)	
IPC 7	A61K		
Documenta	ation searched other than minimum documentation to the extent	that such documents are included in the fields s	earched
Etectronic	data base consulted during the international search (name of d	ata base and, where practical, search terms used	d)
EPO-Ir	nternal, PAJ, BIOSIS, EMBASE, CHE	M ABS Data	
C. DOCUM	MENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of	the relevant passages	Relevant to claim No.
A	DE 102 05 087 A1 (PHARMATECH ( 21 August 2003 (2003-08-21) claims 1-8	GMBH)	1-10
	paragraph '0015! - paragraph examples 1,2,4,5,7-9	'0022!	-
		-/	
	·		
•		•	
	<u></u>	······································	<u> </u>
X Fu	rther documents are listed in the continuation of box C.	Patent family members are listed	d in annex.
° Special o	categories of cited documents:	"T" later document published after the in	temational filing date
"A" docum	nent defining the general state of the art which is not idered to be of particular relevance	or priority date and not in conflict will cited to understand the principle or t	
"E" earlier	document but published on or after the international	invention  "X" document of particular relevance; the	claimed invention
"L" docum	date nent which may throw doubts on priority claim(s) or	cannot be considered novel or cann involve an inventive step when the considered novel or cannot be considered novel or cannot	ot be considered to
whicl	h is cited to establish the publication date of another on or other special reason (as specified)	"Y" document of particular relevance; the cannot be considered to involve an i	claimed invention
	nent referring to an oral disclosure, use, exhibition or means	document is combined with one or numerits, such combination being obvi	nore other such docu-
*P* docum	nent published prior to the international filing date but than the priority date claimed	in the art.  *&* document member of the same pater	•
Date of the	actual completion of the International search	Date of mailing of the international se	earch report
	23 February 2005	15/03/2005	
Name and	mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2	Authorized officer	
	NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Schifferer, H	

## INTERNATIONAL SEARCH REPORT

International Application No PCT/GB2004/004957

	etton) DOCUMENTS CONSIDERED TO BE RELEVANT	Relevant to claim No.
ategory "	Citation of document, with indication, where appropriate, of the relevant passages	
	WILLIAMS III R O ET AL: "Influence of formulation technique for hydroxypropyl-beta-cyclodextrin on the stability of aspirin in HFA 134a" EUROPEAN JOURNAL OF PHARMACEUTICS AND BIOPHARMACEUTICS, ELSEVIER SCIENCE PUBLISHERS B.V., AMSTERDAM, NL, vol. 47, no. 2, 1 March 1999 (1999-03-01), pages 145-152, XP004257055 ISSN: 0939-6411 abstract page 146, left-hand column, line 36 - page 147, right-hand column, line 8	1-10
P,A	STECKEL H ET AL: "A novel formulation technique for metered dose inhaler (MDI) suspensions" INTERNATIONAL JOURNAL OF PHARMACEUTICS, AMSTERDAM, NL, vol. 284, no. 1-2, 13 October 2004 (2004-10-13), pages 75-82, XP004580739 ISSN: 0378-5173 abstract table 1 page 76, right-hand column, line 18 - page 77, right-hand column, line 4	1-10

International application No. PCT/GB2004/004957

## INTERNATIONAL SEARCH REPORT

Box II Observations where certain claims were found unsearchable (Continuation of item 2 of inst sieet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
Although claim 10 is directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this international Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest  The additional search fees were accompanied by the applicant's protest.
No protest accompanied the payment of additional search fees.

### INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No
PCT/GB2004/004957

Patent document cited in search report		Publication date			Publication date	
DE 10205087	A1	21-08-2003	AU WO EP	2003205740 A1 03066031 A1 1471894 A1	02-09-2003 14-08-2003 03-11-2004	
				_ 4		

## PATENT COOPERATION TREATY

To:				PCT		
	see form I	PCT/ISA/220			TEN OPINION OF THE NAL SEARCHING AUTHORITY	
					(PCT Rule 43bis.1)	
			,			
				Date of mailing (day/month/year) s	ee form PCT/ISA/210 (second sheet)	
• •	licant's or agent's file			FOR FURTHER		
see	form PCT/ISA/22	20		See paragraph 2 be	low .	
	mational application I T/GB2004/00495		International filing date (d 24.11.2004	day/month/year)	Priority date (day/month/year) 26.11.2003	
	rnational Patent Class 1K31/137, A61K3	· · · · · · · · · · · · · · · · · · ·	both national classification	and IPC		
	· · · · · · · · · · · · · · · · · · ·					
• •	licant					
10 	TRAZENECA AB					
	⊠ Box No. I	Basis of the op	ons relating to the foll	-		
	⊠ Box No. II	Priority	for the contract of the c			
	<ul><li>☑ Box No. III</li><li>☑ Box No. IV</li></ul>	Lack of unity of		aro to noverty, inven	tive step and industrial applicability	
	☐ Box No. V		·	- 4/-3/i)i4h		
applicability; citations and explana			s. I (a)(I) with regard	to novelty, inventive step or industrial		
				• • • • • • •	to novelty, inventive step or industrial atement	
	☐ Box No. VI		itations and explanation:	• • • • • • •		
	☐ Box No. VII	applicability; c Certain docum Certain defect	itations and explanation: ents cited s in the international app	s supporting such st		
		applicability; c Certain docum Certain defect	itations and explanations ents cited	s supporting such st		
2.	☐ Box No. VII	applicability; c Certain docum Certain defect Certain observ	itations and explanation: ents cited s in the international app	s supporting such st		
2.	Box No. VII  Box No. VIII  FURTHER ACTI  If a demand for it written opinion of the applicant cho	applicability; c Certain docum Certain defect Certain observation  ON  ION  International present the Internation  poses an Authoreau under Rule	itations and explanations ients cited is in the international apprations on the internation illminary examination is all Preliminary Examining ity other than this one to	s supporting such stolication  nal application  made, this opinion value and the IPEA and the IP		
2.	Box No. VII  Box No. VIII  FURTHER ACTI  If a demand for it written opinion of the applicant che international Bur will not be so confit this opinion is, submit to the IPE	applicability; c Certain docum Certain defect Certain observation  ON  ION  International present in the Internation coses an Author ceau under Rule insidered.  as provided above as written repured in the Internation coses and a written repured in the Internation in the Internat	itations and explanations ents cited in the international apprations on the international all Preliminary examination is all Preliminary Examining the other than this one to 66.1 bis(b) that written one to be a ly together, where approximations are to be a ly together, where approximations are to be a ly together, where approximations are to be a ly together.	s supporting such states of cation and application made, this opinion was a full printer opinion of the opinions of this interprise, with amendate	vill usually be considered to be a . However, this does not apply where he chosen IPEA has notifed the	
2.	Box No. VII  Box No. VIII  FURTHER ACTI  If a demand for it written opinion of the applicant che international Bur will not be so confit this opinion is, submit to the IPE months from the	applicability; c Certain docum Certain defect Certain observation ON INTERNATIONAL pressure of the Internation poses an Authoreau under Rule reau under Rule reau under Rule as provided above a written repl date of mailing as later.	itations and explanations ents cited in the international apprations on the international all Preliminary examination is all Preliminary Examining ity other than this one to 66.1 bis(b) that written one to be a ly together, where appropriate of Form PCT/ISA/220 or	s supporting such states of cation and application made, this opinion was a full printer opinion of the opinions of this interpretate, with amendate	vill usually be considered to be a . However, this does not apply where ne chosen IPEA has notifed the national Searching Authority  e IPEA, the applicant is invited to ments, before the expiration of three	
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2. 3.	Box No. VIII  Box No. VIII  FURTHER ACTI  If a demand for it written opinion of the applicant che international Burnwill not be so consisted in the international Burnwill not be so consisted in th	applicability; c Certain docum Certain defect Certain observation ON INTERNATIONAL PRE Internation Poses an Author Peau under Rule Insidered.  as provided above A a written reputate of mailing as later.  Ins., see Form Poses Ins., see Form	itations and explanations ents cited in the international apprations on the international all Preliminary examination is all Preliminary Examining the other than this one to 66.1 bis(b) that written of the considered to be ally together, where appropriately of Form PCT/ISA/220 or CT/ISA/220.	s supporting such states of cation and application made, this opinion was a full printer opinion of the opinions of this interpretate, with amendate	vill usually be considered to be a . However, this does not apply where ne chosen IPEA has notifed the national Searching Authority  e IPEA, the applicant is invited to ments, before the expiration of three	

Schifferer, H

Telephone No. +49 89 2399-7472

Form (PCTASA/237) (Cover Sheet) (January 2004)

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/004957

	Box N	o. I Basis of the opinion
1.	With re	egard to the language, this opinion has been established on the basis of the international application in guage in which it was filed, unless otherwise indicated under this item.
	la	nis opinion has been established on the basis of a translation from the original language into the following nguage , which is the language of a translation furnished for the purposes of international search nder Rules 12.3 and 23.1(b)).
2.	With reneces	egard to any nucleotide and/or amino acid sequence disclosed in the international application and sary to the claimed invention, this opinion has been established on the basis of:
	a. type	e of material:
		a sequence listing
		table(s) related to the sequence listing
	b. forn	nat of material:
		in written format
		in computer readable form
	c. time	of filing/furnishing:
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.	h: C	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed, as opropriate, were furnished.

4. Additional comments:

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/004957

	Box	No. II	Priority
1.	$\boxtimes$	The fol	lowing document has not been furnished:
		$\boxtimes$	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).
			translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).
		Consec	quently it has not been possible to consider the validity of the priority claim. This opinion has neless been established on the assumption that the relevant date is the claimed priority date.
2.		has be	binion has been established as if no priority had been claimed due to the fact that the priority claim en found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international ate indicated above is considered to be the relevant date.
3.		was no	not been possible to consider the validity of the priority claim because a copy of the priority document of available to the ISA at the time that the search was conducted (Rule 17.1). This opinion has neless been established on the assumption that the relevant date is the claimed priority date.
4.	Add	ditional c	bservations, if necessary:

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/004957

Box No. III Non-establishment of applicability	of opinion with regard to novelty, inventive step and industrial			
The questions whether the claimed obvious), or to be industrially applic	invention appears to be novel, to involve an inventive step (to be non able have not been examined in respect of:			
☐ the entire international applicat	the entire international application,			
	claims Nos. 10 (in part)			
because:				
the said international application does not require an internation	] the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
the description, claims or draw unclear that no meaningful opinion	rings (indicate particular elements below) or said claims Nos. are so nion could be formed (specify):			
the claims, or said claims Nos. could be formed.	are so inadequately supported by the description that no meaningful opinion			
no international search report in part)				
the nucleotide and/or amino ac C of the Administrative Instruct	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:			
the written form	☐ has not been furnished			
	does not comply with the standard			
the computer readable form	☐ has not been furnished			
	☐ does not comply with the standard			
☐ the tables related to the nucleon not comply with the technical r	otide and/or amino acid sequence listing, if in computer readable form only, do requirements provided for in Annex C-bis of the Administrative Instructions.			
☐ See separate sheet for further	details .			

### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/004957

Box No. V Reasoned statement under Rule 43bls.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

#### 1. Statement

Yes: Claims 1-10 Novelty (N) Claims No: Yes: Claims 1-10 Inventive step (IS) No: Claims Yes: Claims 1-9 Industrial applicability (IA) Claims 10

No:

2. Citations and explanations

see separate sheet

- III Non establishment of opinion with regard to novelty, inventive step and industrial applicability
- Claim 10 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).
- V Reasoned statement under Rule 66.2 (a) (ii) with regard to novelty, inventive step or industrial applicability
- 1) Clarity
- 1.1) On the basis of the current formulation, claims 8 and 9 are considered and examined as composition claims, though they specify the possible treatment of diseases.
- 1.2) Claim 1 discloses the use of a partially or fully acylated cyclodextrin in the HFA drug formulation. However, in claim 5 cyclodextrin may be acylated with propanyl. Since the correct formulation for an acylated group is propanoyl or propionyl, the expression chosen causes doubts on the exact scope of present invention and thus causes a lack of clarity and a discrepancy between the subject-matter of claims 1 and 5 in the sense of Article 6 PCT and the PCT International Preliminary Examination Guidelines Chapter 5, 5.29.
- 2) Documents

The following documents (D1-D3) are referred to in this communication; the numbering will be adhered to in the rest of the procedure:

- D1: DE10205087
- D2: William-R-O, Liu-J, Influence of formulation technique for hydroxypropyl-beta-cyclodextrin on the stability of aspirin in HFA 134a. European Journal of Pharmaceutics and Biopharmaceutics. 1999. 47. 145-152
- D3: Steckel-H. Wehle-S. A novel formulation technique for metered dose inhaler (MDI) suspensions. International Journal of Pharmaceutics. 2004. 284. 75-82

Unless otherwise specified, reference is made to the respective cited passages in D1-D3 (see the International Search Report, Form PCT/ISA/210).

- 3) Novelty Article 33 (1) and (2) PCT
- 3.1) D1 discloses a metered dose inhaler composition comprising an active agent, a propellant, a modified cyclodextrin and a hydrophilic additive. The active agent includes budesonide, salbutamol, terbutaline and others. HFA 227 and HFA 134a were chosen as propellants. Modified cyclodextrin which is used includes the alpha, beta and gamma form and therewith the following derivatives: hydroxymethyl cyclodextrin, hydroxyethyl cyclodextrin, hydroxypropyl cyclodextrin, cyclodextrin butyl sulphonate, cyclodextrin butyl fluoride, sulphobutyl cyclodextrin.

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No...

PCT/GB2004/004957

With D2 a metered dose formulation is described which comprises HFA 134a, aspirin and hydroxypropyl beta cyclodextrin.

3.2) In the light of D1, D2 (see sections V-2, 3.1) and under consideration of section III- 1., V-1.1, 1.2, 5,

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